|  |  |  |
| --- | --- | --- |
| **National Retailer of Last Resort scheme**  **Expression of interest (EoI) to be a default RoLR**  **Issued by the Australian Energy Regulator in accordance with section 124 of the National Energy Retail Law** | | |
| **Date of application** |  | |
| **Name of retailer**  (include MSATS Participant ID or gas equivalent) |  | |
| **RoLR contact officers** | [1st contact]  [Title] | Phone 1: |
| Phone 2: |
| Email: |
| [2nd contact]  [Title] | Phone 1: |
| Phone 2: |
| Email: |
| **Electricity: Area of registration**  Please identify the jurisdiction/s for which your business seeks registration as a default RoLR. | | |
| Australian Capital Territory |  | |
| New South Wales |  | |
| Queensland |  | |
| South Australia |  | |
| Victoria |  | |
| Tasmania |  | |
| **Gas: Area of registration**  Please identify the distribution system/s (by jurisdiction) your business seeks registration as a default RoLR for. | | |
| Australian Capital Territory |  | |
| New South Wales |  | |
| Queensland |  | |
| South Australia |  | |
| Victoria |  | |
| **Cost recovery arrangements**  If applicable, set out your business’s proposal to vary its RoLR cost recovery scheme e.g. agree to waive all or some RoLR event costs. | | |
| **RoLR criteria**  The AER is required under ss. 125(6) and 126(2) of the Retail Law to consider the RoLR criteria before registering a retailer as a RoLR. To assist the AER assess your business against the RoLR criteria, please provide information set out in Appendix A of the RoLR guideline.  \*Please note that the AER’s acceptance of any Default RoLR EoIs will be subject to transitional arrangements. | | |
| **Signature of responsible officer for [name of retailer]**  I, [name of responsible officer], accept that by signing this form, [name of retailer] agrees to be registered as a default RoLR and to act as a designated RoLR for a RoLR event.\*  Name: …………………………………….  Position: ………………………………………  Signature: …………………………………….  Date:……/………/……….  \*Section 125(5) of the Retail Law provides that a retailer’s concurrence is not required for appointment and registration as a default RoLR. | | |